COURT OF COMMON PLEAS DIVISION OF DOMESTIC RELATIONS HAMILTON COUNTY, OHIO

	Enter:
Plaintiff / Petitioner	Date:
	Case No.
-vs/and-	File No.
Defendant / Petitioner / Respondent	AGREED ENTRY EARLY NEUTRAL EVALUATION
	Judge
	Magistrate
Upon review of the remaining parenting is	sues in the above captioned case, and for other good
cause shown, the Court hereby approves and refe	ers this case for Early Neutral Evaluation (ENE).
With the knowledge and consent of the Court, the	parties hereby agree that:
1. There is a \$200.00 fee for this service. The	e party responsible for payment is (select one):
☐ Plaintiff	
Defendant	
☐ Both, ½ Each	
☐ Neither, Fee Waived Due to Indigence	
To initiate the ENE process, the parties with their	attorneys, if applicable, shall:
1) Schedule the ENE session with the	Docket Office in Room 3-46 at 800 Broadway
immediately following the filing of this	s Agreed Entry;
2) Deposit the fee with the Clerk of Court	ts in Room 3-47 at 800 Broadway or via telephone at
(513) 946-9150 within 14 days of this	Agreed Entry; and
3) Submit the Parenting Perspective Brid	ef to the Dispute Resolution Department (Room 3-
001; cdrENE@cms.hamilton-co.org; fa	ax (513) 946-9077) and to the other party or attorney
a minimum of 7 days before the sche	duled ENE session. The template for the Parenting
Perspective Brief is available on the	Court's website (www.hamilton-co.org/domestic/).
The Parenting Perspective Brief must I	NOT be filed with the Clerk of Courts.

Questions regarding the ENE process may be directed to the Services Facilitator at (513) 946-9072.

Failure to comply with the Early Neutral Evaluation (ENE) process may subject the parties and attorneys to appropriate sanctions, including but not limited to, additional fees, contempt of court, attorney fees, or costs, per Local Rule 2.10 Early Neutral Evaluation, Sanctions.

Based on this Order to ENE, this action is temporarily stayed for purposes of statistical reporting to the Ohio Supreme Court for as long as the parties are involved in the ENE process. The parties or their attorneys shall timely notify this Court of the termination of the ENE process.

All orders of this Court shall remain in full force and effect until further order of this Court.

By signature on this Agreed Entry, both parties expressly, knowingly, and voluntarily waive their right, if any, to the Court's issuance of separate findings of fact and conclusions of law.

	Judge/Magistrate	
Plaintiff	Defendant	
Attorney for Plaintiff	Attorney for Defendant	